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February 4, 2016

BY ECF

Hon. Gabriel W. Gorenstein
United States District Court
Southern District of New York
500 Pearl Street
New York, NY 10007

Re: 19 Recordings Ltd. v. Sony Music Entertainment, 14-cv-1056 (RA) (GWG)

Dear Judge Gorenstein:

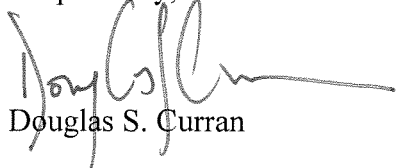
We represent defendant SME, and we write on behalf of both parties.

At the January 12 hearing, Your Honor ordered SME to submit its supplemental letter regarding 19's motion for leave to amend ten days after the parties submit their omnibus joint letter addressing outstanding discovery disputes, and plaintiff to submit its supplemental letter ten days thereafter. The parties continue to confer regarding those discovery disputes and to exchange drafts of the joint letter, but have agreed that the supplemental submissions regarding 19's motion should not be delayed.

As a result, the parties propose the following agreed schedule for the submission of their respective supplemental letters, and will submit the joint discovery letter when the meet-and-confer process has concluded.

February 8	SME submits its supplemental letter regarding 19's motion for leave to amend
February 18	19 submits its supplemental letter regarding 19's motion for leave to amend

Respectfully,



Douglas S. Curran

cc: All counsel of record